

# THE INDEPENDENT.

JOSEPH A. KELLY, EDITOR AND PROPRIETOR.  
MCCONNELSVILLE, OHIO:  
FRIDAY, APRIL 25, 1871.

## Prohibition STATE TICKET.

FOR GOVERNOR  
GIDEON T. STEWART, of Huron.  
FOR LIEUT. GOVERNOR  
P. M. WEDDELL, of Montgomery.  
FOR BOARD OF PUBLIC WORKS  
L. B. SILVER, of Columbia.  
FOR SUPREME COURT  
SAMUEL E. ADAMS, of Cuyahoga.  
FOR TREASURER  
THOMAS EVANS, Jr., of Delaware.  
FOR ATTORNEY GENERAL  
J. W. SINGHCOCK, of Henning.  
FOR STATE COMMISSIONER OF COM. SCHOOLS  
DR. SOLOMON HOWARD, of Athens.  
FOR CLERK OF SUPREME COURT  
ARZA ALDERMAN, of Morgan.  
FOR ATTORNEY OF STATE  
W. B. CHADWICK, of Franklin.

## Platform of the National Prohibition Party.

Adopted at the Chicago Convention, Sept. 2, 1870.

WHEREAS, Protection and allegiance are reciprocal duties, and every citizen who yields obedience to the just commands of his government is entitled to the full, complete and perfect protection of that government in the enjoyment of personal security, personal liberty, and private property; and WHEREAS, The traffic in intoxicating drinks greatly impairs the personal security and personal liberty of large masses of citizens, and renders private property insecure; and WHEREAS, The existing parties are hopelessly unwilling to adopt an adequate policy on this question; therefore, we, in national convention assembled, as citizens of this free republic, sharing in the duties and responsibilities of the government in the discharge of a solemn duty we owe to our country and our race, unite in the following declaration of principles:

1. That while we acknowledge the pure patriotism and profound statesmanship of those patriots who laid broad and deep the foundations of this government, securing at once the rights of the State and the rights of the individual, we would not merely gild the sepulchers of our republican fathers, but we do hereby renew our solemn pledge of fealty to the imperishable principles of civil and religious liberty embodied in the Declaration of American Independence and our Federal Constitution.

2. That the traffic in intoxicating beverages is a dishonor to Christian civilization, inimical to the best interests of society, and a source of unequaled enormity, subversive of the ordinary objects of government, not capable of being regulated or restrained by any system of license whatever, but imperatively demanding for its suppression effective legal prohibition both by State and National Legislation.

3. That in view of this, and inasmuch as the existing political parties either oppose or ignore this great and paramount question, and absolutely refuse to do anything toward the suppression of the rum traffic, which is the nation of its brightest intellects, destroying its material property, and rapidly undermining its very foundations, we are driven by an imperative sense of duty to sever our connection with these political parties, and to organize ourselves into a National Prohibition Party, having for its primary object the entire suppression of the traffic in intoxicating drinks.

4. That while we adopt the name of the National Prohibition Party, as expressive of our primary object, and while we denounce all reputation of the public debt, and pledge fidelity to the principles of the Declaration of Independence and the Federal Constitution, we deem it our duty to give prominence to other political issues.

5. That a Central Executive Committee of one from each State and Territory and the District of Columbia, be appointed by the Chair, and that they shall be to take such action as in their judgment will best promote the interests of the party.

THE Democratic State Convention will be held in Columbus on Thursday, June 1st.

ANOTHER man has been acquitted for killing a fellow man, and this time at Wheeling, Maryland. The "fellow-man" seduced the acquitted's sister.

CHIEF Justice Chase has resumed his seat on the bench of the Supreme Court—an evidence of recovered health which will be gratifying to his many friends throughout the country.

CONGRESS, after passing the Ku Klux Bill, giving President Grant the power to suspend the writ of *habeas corpus*, and giving him power to exercise all the powers of a Dictator, has adjourned.

THERE are several hundred postmistresses in the United States, of whom the ladies at Richmond, Leavenworth and Louisville get the best pay, \$4,000 each. Two others receive \$3,000, and twelve others over \$2,000.

VICE President Colfax states that the avails of his land grants, with the subsidy bonds received from the United States, will cover all the cost of constructing the Union Pacific Railroad, leaving the stock of that monopoly free to its owners.

THE Assessors of Noble county have agreed upon the following stock valuations: Horses, 1st class, \$125; 2d class, \$75; 3d class, \$50. Work oxen, \$125; cows and three year old steers, \$80; two year olds, \$45. Sheep, 1st, 2d and 3d classes, \$4, \$2, and \$1. Hogs \$4.50 per 100 pounds.

THE official canvass of the vote for Governor in Connecticut has just been completed, and shows the re-election of Governor English, by a majority of one vote. The similar case, in the history of gubernatorial elections in this country, was that of Marcus Morton, who was many years ago, elected Governor of Massachusetts.

THERE is more profanity in Congress just now than at any former period in the history of that body. Senator Davis says Representative Butler is "a d—d second-rate."

# What a Judge of the Court of Common Pleas May Do.

As it has been said that we have asserted that it is the duty of a Judge of a Court of Common Pleas to hunt up witnesses and cause them to appear before a Grand Jury to testify relative to violations of the Liquor Law, and as some people are ready to believe that we did so assert because of our claiming that such a Judge could exercise certain powers, we have thought it well enough to place before the public what we claim, relative to this matter, in such a manner as will be understood by all.

It is admitted that it is the duty of a Judge of the Court of Common Pleas to charge a Grand Jury relative to its duty to inquire diligently relative to violations of the State Liquor Law in the County in which it is sitting. It being a Judge's duty so to do, we hold he has the right to use all the information he is possessed of either as an individual, or by virtue of his office, to cause a Grand Jury he has so charged to obey his charge. When violations of the Liquor Law are so common as to be committed openly; when the knowledge of these violations is possessed by every one in a community; when they are so common as to be denied by none, not even by those who commit them; under such circumstances we held the Judge can carry his individual knowledge on to the bench and use it in determining whether or not the Grand Jury obeys his charge. Having this right, the Judge may, when the Grand Jury comes to him for its discharge, call for the indictments found and look over them and thereby ascertain whether or not they have obeyed his charge. If he finds the Grand Jury have found no indictments for violating the Liquor Law he may, when the violations are committed as openly as stated above, safely conclude that it has not paid any attention to his charge, and may send it back to its room and hold it there until it does so its duty.

Next, under the following section, which we quote entire from page 1155 of Swan & Critchfield, we claim a Judge of the Court of Common Pleas may appoint an assistant prosecuting attorney to aid in the prosecution of Liquor Law violations whenever, in the opinion of the Judge, the public interests require it.

"Whenever, in the opinion of any Judge of the court of common pleas the public interests shall require it, the said court shall appoint an assistant prosecuting attorney to aid in the prosecution of such offense as to the court shall seem proper, and the county commissioners shall pay for the services of such assistant prosecuting attorney as rendered, such compensation as to them shall seem just and proper, and shall be approved by the court."—*Swan & Critchfield, page 1155.*

We cannot see why this section should be subjected to the limited construction of being only applicable to a "specific case." It says plainly an "offense," and one, too, of such a magnitude as to interest the public at large. The public could not be greatly interested in the prosecution of one "specified case," while other individuals were allowed to continue to violate the law in the same manner as the person did against whom the "specified case" would be pending. It strikes us that the only way to construe the word "offense" in the above connection with "the requirements of the public interests," is to give it such a meaning as would make the section applicable in case a law was being generally violated, and the Prosecuting Attorney failed to prosecute.

Furthermore, a Judge is empowered by a section in Swan & Saylor, page 634, to appoint an assistant prosecuting attorney "to assist the Prosecuting Attorney in the trial of any case pending" in his Court, whenever he thinks it necessary, and we do not see why there should be two sections existing conferring the same and only the same powers.

It is unnecessary for us to reply to the article of Judge Granger's that appeared in last week's *Herald*. The table exhibits there, and his own statement of the facts, support us throughout. As for his personal allusions, we have no space to waste, we would not have inclination to reply to them. The Judge is free to write all the honors he reaps from them.

JUDAS MURDOCK, of Cincinnati, has rendered judgment in favor of a plaintiff, who sued to recover the difference between greenbacks and gold, on a note given before the passage of the legal tender act, which note had been paid and full satisfaction acknowledged. This opens the door to a vast amount of litigation. Any person who contracted a debt before the war, and paid it afterward in greenbacks, is liable to be sued for the difference between the currency and gold. Several suits are in contemplation in Marietta under this foolish decision.—*Mariettaian.*

THE editor of the *Herald* appears to be in deep trouble on account of the advent into this County of Jno. Feister, better known by the appropriate, though not very euphonious pseudonym of "The Ohio Self-Sharpened."

In his issue of Friday last, after saying that Feister lectured twice in McConneville and once in Malta, he proceeded to tell the people that he (Feister), "is not a strong man, neither is he a prohibitionist, a moral snarmer, nor an 'enforce the law' man. He seems to be a rover, warring against intemperance under a kind of privateer flag."

Mr. Feister does not claim to be a strong man; but, notwithstanding this, he has had sufficient strength to keep his total abstinence pledge for nearly thirty years. How well the *Herald* man has succeeded in this, let his past record answer. We would specially commend to the consideration of the editor the old adage that those who dwell in a certain kind of structure, should not indulge in throwing stones.

As to Feister being a "rover," or "privateer," we would state for the editor's comfort, that he (Feister), travels as an authorized agent of the Grand Lodge of I. O. G. T., and that he bears credentials certifying to his good standing both in the Order of Good Templars and in that of the Sons of Temperance, and that he fearlessly advocates legal prohibition and is fighting under the flag of the National Prohibition Party; and, more, that he held a series of meetings in this place in which he, with much clearness and to the edification of large audiences, elucidated the principles of legal prohibition, and the utter helplessness of obtaining it through either of the old political parties.

VERI AMATOR.  
Chester Hill, Ohio, Apr. 26, '71.

DERING Mr. Feister's stay in McConneville, an unfortunate wrangle arose as to the character of the New Era Hotel. Mr. F. was recommended to stop at it because of its being a Temperance House, and done so. While there he noticed a card hanging up in the office bearing the words: "Ale and Beer at the Cave." Very naturally, he supposed that a Temperance House, advertised as such, would not keep an advertisement of a Beer Cave hanging in its public office. He left the house, and in his Malta Lecture stated the circumstance, and said that a house that would keep such an advertisement about it was not his kind of a Temperance House. The *Herald*, of last week, takes this up and states that Mr. Feister asserted in his Malta Lecture that the New Era was not a Temperance House, and also attempts to make him out a liar by proving it to be a Temperance House by the fact that Rev. B. E. Edgell, of the M. E. Church, a guest of the house, published a card in the papers the week previous stating it to be such.

Now, the truth is that while it was very natural for Mr. Feister to conclude that a strictly Temperance House would not keep an advertisement of a Beer Cave or Saloon about it, and while he had a perfect right to speak about it, yet we have no hesitancy in recommending the New Era as a Temperance House for the following reasons: J. W. Kincaid, the Landlord, is neither a drinking man himself, nor does he keep any kind of Alcoholic stimulants about the House, nor does he allow anybody to do so. The advertisement of the Beer Cave was put up in the office by William Hilber, who is running the Beer business at the Cave, and Kincaid thoughtlessly allowed it to remain there. We are glad to see, however, that it has been removed. No matter stands thus: The New Era is deserving of the character of a Temperance House, Mr. Edgell was right in recommending it as such, Mr. Feister was right in objecting to the Beer Cave advertisement, and Mr. Kincaid was right in seeing that it was removed. The *Herald* must bear the odium of needlessly calling an old and earnest veteran in the cause of Temperance a liar.—[Editor of *INDEPENDENT*.]

When old Carlo sits in Sally's chair, Oh! don't wish that I was there! When her fiery fingers pass his head, Oh! don't wish I was there! When Sally's arms his neck impress, Oh! don't wish my neck was his! When Sally kisses Carlo's nose, Oh! don't wish that I was there!

LAST week Frederick Eck visited Ottawa, in this State, for the purpose of making application for a pension as a soldier of 1812. The remarkable feature of the case, and the subject of the visit consists in the fact that Mr. Eck is 82 years of age, has resided within 8 miles of Ottawa for the past thirty-five years, and never heretofore been at the county seat of the county, and for the first time in his life saw a railroad and cars.

Mr. Ingersoll, the boat-builder of New York City, and owner of the well known "Red, White and Blue" has received an order to construct a ladies' wherry, for the use of the President's family while at Long Branch. This boat is to be ten feet long by four broad, and is arranged to carry a small lateen sail. Instructions have been given to Mr. Ingersoll to make the boat, but he can of its kind, and to let it be crumpled with black walnut and silver mounted, and to be ready to put on the water by the commencement of June. It is not stated who gave the order nor who will pay the bill.

Ask your neighbors to subscribe for the *Independent*.

# MISCELLANEOUS.

## THE LARGEST QUEENSWARE STORE

in  
SOUTH-EASTERN  
OHIO!

R. L. JENKINS,

IMPORTER AND DEALER IN  
QUEENSWARE!

CHINA!  
GLASS! AND  
EARTHEN WARE!

North side of Center street, between East and Penn streets,  
McConneville, Ohio.

REASONS FOR PATRONIZING JENKINS' ESTABLISHMENT!

1st. Jenkins imports his own goods and is thereby able to undersell all who purchase at second hand.

2nd. He has the largest establishment, and most complete variety of goods in South-Eastern Ohio, and you are enabled to take just what you want—do not have to take just what you can get.

3rd. Living amongst us, Jenkins is able to build up the business of the community, and it is no more than right that community should build him up instead of going off to Zanesville, or some such point to buy your goods.

4th. Jenkins imports his own goods and is thereby able to undersell all who purchase at second hand.

5th. He has the largest establishment, and most complete variety of goods in South-Eastern Ohio, and you are enabled to take just what you want—do not have to take just what you can get.

6th. Living amongst us, Jenkins is able to build up the business of the community, and it is no more than right that community should build him up instead of going off to Zanesville, or some such point to buy your goods.

7th. Jenkins imports his own goods and is thereby able to undersell all who purchase at second hand.

8th. He has the largest establishment, and most complete variety of goods in South-Eastern Ohio, and you are enabled to take just what you want—do not have to take just what you can get.

9th. Living amongst us, Jenkins is able to build up the business of the community, and it is no more than right that community should build him up instead of going off to Zanesville, or some such point to buy your goods.

10th. Jenkins imports his own goods and is thereby able to undersell all who purchase at second hand.

11th. He has the largest establishment, and most complete variety of goods in South-Eastern Ohio, and you are enabled to take just what you want—do not have to take just what you can get.

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13th. Jenkins imports his own goods and is thereby able to undersell all who purchase at second hand.

14th. He has the largest establishment, and most complete variety of goods in South-Eastern Ohio, and you are enabled to take just what you want—do not have to take just what you can get.

15th. Living amongst us, Jenkins is able to build up the business of the community, and it is no more than right that community should build him up instead of going off to Zanesville, or some such point to buy your goods.

16th. Jenkins imports his own goods and is thereby able to undersell all who purchase at second hand.

# MALTA BUSINESS CARDS.

## Dry Goods, Notions, Boots and Shoes, Etc.

JOHN HALL,  
Dry Goods Merchant, South-east corner of Front and Bell Sts., Malta, Ohio, has always on hand a complete assortment of  
DRY GOODS, NOTIONS, GROCERIES, QUEENSWARE, BOOTS AND SHOES, &c., &c.

New Goods received regularly, as a flourishing trade demands. Every thing sold at the lowest cash figure. Country Produce taken in exchange for goods.  
[April 21, 1871—ly.]

## Hardware! Stoves! Tinware! Farming Utensils!

GEORGE JANEWAY,  
West side of Bell Street, Malta, Ohio, keeps a well selected assortment of  
HARDWARE, TINWARE, STOVES AND STOVE TRIMMINGS, FARMING UTENSILS, And in short, a Complete HARDWARE STORE!

Special attention given to the trade in Stoves and Stove Trimmings. Agent for the sale of the celebrated "Clippert Mower & Reaper." Everything sold low for cash.  
[April 21, 1871—ly.]

J. M. ROGERS. R. LUTTON. J. DAVIS.

## J. M. ROGERS & CO.,

## HARDWARE DEALERS,

Front St., near the Bridge, Malta, Ohio, keep constantly on hand  
Iron, Nails, Glass, Building Material, Cutlery &c.

All Orders Promptly Attended To!  
April 21, 1871—ly.

## BUSINESS CARDS.

### NEW BOOT & SHOE SHOP!

JAMES RILEY has opened out a New Boot & Shoe Shop opposite D. & C. W. Mumme's Grocery Store, on Center Street, McConneville, Ohio, where he is now ready for any and all calls relative to his line of business. Special attention given to Cobblers, and to the manufacture, per order, of Boots & Shoes. A FIT always warranted. [April 21, 70-ly.]

## W. R. KELLY, M. D.

May be found at his office on THE SOUTH-WEST CORNER OF THE  
Public Square  
MCCONNELSVILLE, OHIO  
At all times, when not absent on Professional business.

## GIVEN UP!

That JOHN RYAN is the BEST COBBLER ever in MCCONNELSVILLE. He constantly on hand a good assortment of fine and Stogie Boots, of his own manufacture, which he is offering at the lowest cash prices for cash. Call at his establishment on North-west corner of Public Square, McConneville, Ohio. Sept. 16, 1870—ly.

## J. E. HANNA. E. M. KENNEDY. HANNA & KENNEDY, ATTYS AND COUNSELLORS AT LAW.

On Center Street, near the Public Square, MCCONNELSVILLE, OHIO.  
Special attention given to Collections.

## ART GALLERY.

W. C. TRESIZE, takes the public to call and examine his specimen Photographs, Stereotypes, Amalgam, Gem, &c., &c., at his establishment anywhere. He has perfected arrangements whereby any one can be accommodated with the finest of Old Time Pictures of India Ink Work. Rooms over Benson's Saddlery Shop, J. C. Stone's Building, Center Street, McConneville, Ohio. April 23-ly.

## THE PLEASANT STEAMER CARRIE BROOKS,

HARVEY DARLINGTON, Captain, Will make regular weekly trips between Zanesville and Pittsburgh, as follows: Leaves Zanesville at 8 o'clock, on Tuesday mornings, and returning, leaves Pittsburgh on Saturday evenings, at 6 o'clock.  
August 19th, 1870—3m.

## H. L. TRUE,

Physician & Surgeon, MCCONNELSVILLE, OHIO.  
Treats all forms of acute and chronic disease, on new and improved principles. Calls promptly attended to, and charges reasonable. OFFICE: in Morris' New Building, on Center street, where he will be found when not professionally engaged.  
[Feb. 23, 1871.]

## JOHN STITT,

Manufacturer and Dealer in LEATHER, SHOE-FINDINGS, &c.  
STORE ON Center St., ONE DOOR ABOVE THE "SECRET BLOCK," [MCCONNELSVILLE, OHIO.]

## Manhood, HOW LOST, HOW RESTORED.

Just published, a new edition of "Manhood, How Lost, How Restored," by Dr. J. C. Culverwell's Chastity. (Without medicine) of Spermatorrhea or Seminal Weakness, Involuntary Seminal Emission, Impotency, Mental and Physical Incapacity, Impediments to Marriage, etc., also, Consumption, Epilepsy, and Fits, induced by self-indulgence or sexual extravagance. Price, in a solid envelope, only six cents.

The celebrated author, in his admirable essay, clearly demonstrates, from a thirty years' successful practice, that a alarming consequence of self-indulgence may be radically cured without the dangerous use of internal medicine or the application of the knife; pointing out a mode of cure at once simple, certain, and effectual; by means of which every sufferer, no matter what his condition may be, may cure himself expeditiously, privately, and radically.

This lecture should be in the hands of every youth and every man in the land. Sent under seal, in a plain envelope, to any address, postpaid, on receipt of 6 cents or two postage stamps.

Also, Dr. Culverwell's Marriage Guide—price 25 cents.

Address the Publishers,  
Chas. J. C. Elyne & Co.,  
170 Bowry, New York, P. O. Box 450.  
April 21, 1871.

# MISCELLANEOUS.

## Cochran, Doznan, & Co.,

SOUTH-WEST SIDE OF THE PUBLIC SQUARE, MCCONNELSVILLE, O.  
Dealers in  
HARDWARE, HOUSE-FURNISHING GOODS,  
FARMING IMPLEMENTS, &c., &c.  
SPECIAL ATTENTION  
Given to the  
Farming Implement  
Machinery Trade.

## SOLE AGENTS

in this locality for the sale of the Celebrated  
CHAMPION  
Mowers & Reapers,  
WORLD  
Mower & Reaper,  
and the  
RUSSELL  
Mower & Reaper,  
MANUFACTURED BY  
Cook & Heating Stoves,  
and add pieces of all the varieties of Cook Stoves in the country; all kinds of Threshing Machine Castings; also Salt Kettles and Salt Flanges, Sugar Kettles, Pots, Oil dyes, Skillets, about twenty different patterns of Window Frames, Machine Castings for Steamboats, Saw Mills, Salt Works, Mowers and Reapers; also Cast Iron Chimney Tops, Windmills, and all kinds of Mill work, and also Cast Iron Legs for School House Desks and Benches.

## Tin-ware.

Have constantly on hand, manufactured by their order, all manner of Tin, Stove Trimmings, &c.

## Blacksmithing.

Manufacturers of Water Towers, Mandrill Swedges, &c., for Blacksmiths.

Remember the Place:  
South-west side of the Public Square  
MCCONNELSVILLE, O.  
mar. 18, 1870—ly.

## WARNER'S Pile Remedy.

Warner's Pile Remedy has never failed (not even in one case) to cure the most obstinate cases of Internal Hemorrhoids or Piles. Those who are afflicted should immediately call on their druggist and get it, for it will, with the first application, instantly afford complete relief, and a few following applications will ensure a permanent cure without any trouble or inconvenience in its use.

Warner's Pile Remedy is expressly for the Piles, and is not recommended to cure any other disease. It has cured many cases of over thirty years standing. Price One Dollar. For sale by druggists everywhere.

## LEGAL NOTICES.

Shepherd's Sale. William Sumner & Co. vs. Reason Jones, et al.

By virtue of an order to sell and to me directed from the Court of Common Pleas of Morgan county, Ohio, in the above entitled action, I will offer for sale at public auction, at the door of the Court House in McConneville in said county,

On Tuesday, the 16th Day of May, A. D. 1871,

at one o'clock, M., of said day, the following real estate, situated in the Town of Pennaville, County of Morgan, and State of Ohio, to-wit: Lot 1, in the above entitled action, I will offer for sale at public auction, at the door of the Court House in McConneville in said county,

On Monday, the 15th Day of May, A. D. 1871,

at 12 o'clock, M., of said day, the following real estate, situated in the County of Morgan and State of Ohio, to-wit: Lot number twenty-nine (29) in the Town of Stockport, townships 12 North, Range 10 East, being a portion of fractional section number three (3) township number nine (9) Range number twelve (12) and bounded as follows: Beginning at the Southeast corner of said fractional section, thence running with the South boundary line thereof East 141.50 poles to the East boundary line of said fractional section, thence running North 21.50 poles to a stone and corner of the Jewish Ward lot, thence running with said Jewish Ward lot and line of William Rathbun's West 148.00 poles to a stone on the West boundary line of said Section, thence running with said West line 58.50 poles to the place of beginning, containing 93.44-100 acres, be the same more or less. Appraised at \$2,158. Terms cash.

John H. Hays, Sheriff of M. C. C.

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